

# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

DEBORAH CHIN, Individually and On Behalf) of All Others Similarly Situated,	Civil Action No. 04-CV-10294-DPW
Plaintiff,	CLASS ACTION
vs. )	
SONUS NETWORKS, INC., et al.,	
Defendants.	
MICHELLE TREBITSCH, On Behalf of Herself and All Others Similarly Situated,	Civil Action No. 04-CV-10307-DPW  CLASS ACTION
vs. Plaintiff, )	<u>CLASS ACTION</u>
SONUS NETWORKS, INC., et al.,	
Defendants. )	
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GLOBAL UNDERVALUED SECURITIES MASTER FUND'S NOTICE OF MOTION AND MOTION TO BE APPOINTED LEAD PLAINTIFF PURSUANT TO §21D(A)(3)(B) OF THE SECURITIES EXCHANGE ACT OF 1934 AND FOR APPOINTMENT OF LEAD COUNSEL

INFORMATION DYNAMICS, LLC, On Behalf of Itself and All Others Similarly	) Civil Action No. 04-CV-10308-DPW
Situated,	) <u>CLASS ACTION</u>
Plaintiff,	)
vs.	)
SONUS NETWORKS, INC., et al.,	)
Defendants.	)
PETER KALTMAN, On Behalf of Himself and All Others Similarly Situated,	Civil Action No. 04-CV-10309-DPW
Plaintiff,	) CLASS ACTION
vs.	)
SONUS NETWORKS, INC., et al.,	)
Defendants.	)
SAMANTHA DEN, Individually and On Behalf of All Others Similarly Situated,	Civil Action No. 04-CV-10310-DPW
Plaintiff,	) <u>CLASS ACTION</u> )
vs.	)
SONUS NETWORKS, INC., et al.,	) )
Defendants.	)
[Caption continued on following page.]	-) ·

RICHARD CURTIS, Individually and On Behalf of All Others Similarly Situated,	Civil Action No. 04-CV-10314-MLW
Plaintiff,	) <u>CLASS ACTION</u> )
vs.	) )
SONUS NETWORKS, INC., et al.,	) )
Defendants.	) )
RONALD KASSOVER, On Behalf of the Ronald Kassover IRA and All Others Similarly Situated,	Civil Action No. 04-CV-10329-DPW  CLASS ACTION
Plaintiff,	, ) )
vs.	
SONUS NETWORKS, INC., et al.,	
Defendants. )	
STEVE L. BAKER, Individually and On Behalf of All Others Similarly Situated,	Civil Action No. 04-CV-10333-DPW
Plaintiff, )	CLASS ACTION
vs.	
SONUS NETWORKS, INC., et al.,	
Defendants. )	
[Caption continued on following page.]	

MICHAEL KAFFEE, Individually and On Behalf of All Others Similarly Situated,	) Civil Action No. 04-CV-10345-DPW
Plaintiff,	) <u>CLASS ACTION</u> )
VS.	) )
SONUS NETWORKS, INC., et al.,	)
Defendants.	) )
HAIMING HU, Individually and On Behalf of All Others Similarly Situated,	Civil Action No. 04-CV-10346-DPW
Plaintiff,	) <u>CLASS ACTION</u>
VS.	) )
SONUS NETWORKS, INC., et al.,	)
Defendants.	) )
CHARLES STARBUCK, Individually and On Behalf of All Others Similarly Situated,	Civil Action No. 04-CV-10362-DPW  CLASS ACTION
Plaintiff,	) )
VS.	
SONUS NETWORKS, INC., et al.,	, )
Defendants.	) ) )
[Caption continued on following page.]	·

SAMUEL HO, Individually and On Behalf of All Others Similarly Situated,	) Civil Action No. 04-CV-10363-DPW
Plaintiff,	) <u>CLASS ACTION</u> )
vs.	)
SONUS NETWORKS, INC., et al.,	) )
Defendants.	) )
JEFFREY C. RODRIGUES, Individually and On Behalf of All Others Similarly Situated,	) Civil Action No. 04-CV-10364-DPW
Plaintiff,	CLASS ACTION )
VS.	
SONUS NETWORKS, INC., et al.,	, )
Defendants.	, )
ROBERT CONTE and MARK RESPLER, Themselves and On Behalf of All Others Similarly Situated,	Civil Action No. 04-CV-10382-DPW  CLASS ACTION
Plaintiffs,	) )
vs.	) 
SONUS NETWORKS, INC., et al.,	
Defendants.	
[Caption continued on following page.]	

WHEATON ELECTRICAL SERVICES RETIREMENT 401K PROFIT SHARING	) Civil Action No. 04-CV-10383-DPW
PLAN, On Behalf of Itself and All Others Similarly Situated,	) <u>CLASS ACTION</u> )
Plaintiff,	)
VS.	)
SONUS NETWORKS, INC., et al.,	)
Defendants.	)
BRIAN CLARK, Individually and On Behalf of All Others Similarly Situated,	Civil Action No. 04-CV-10454-DPW  CLASS ACTION
Plaintiff,	) CLASS ACTION
vs.	)
SONUS NETWORKS, INC., et al.,	)
Defendants.	) )
SHEILA BROWNELL, Individually and On Behalf of All Others Similarly Situated,	Civil Action No. 04-CV-10597-DPW
Plaintiff,	) <u>CLASS ACTION</u> )
vs.	)
SONUS NETWORKS, INC., et al.,	)
Defendants.	) )
[Caption continued on following page.]	,

SAVERIO PUGLIESE, On Behalf of F and All Others Similarly Situated,	Himself )	Civil Action No. 04-CV-10612-DPW
Plaintiff,	)	CLASS ACTION
vs.	)	
SONUS NETWORKS, INC., et al.,	)	
Defendan	its. )	
DAVID V. NOCITO, On Behalf of Him and All Others Similarly Situated,	nself )	Civil Action No. 04-CV-10623-DPW
Plaintiff, vs.	) ) )	<u>CLASS ACTION</u>
SONUS NETWORKS, INC., et al.,	)	
Defendant	ts. )	

PLEASE TAKE NOTICE that the Global Undervalued Securities Master Fund ("Movant"), which purchased the common stock of Sonus Networks, Inc. ("Sonus" or the "Company") between April 9, 2003 and February 12, 2004 (the "Class Period"), hereby moves this Court for an order granting its Motion to Be Appointed Lead Plaintiff Pursuant to §21D(a)(3)(B) of the Securities Exchange Act of 1934 and for Appointment of Lead Counsel ("Motion").

This Motion is brought pursuant to §21D of the Securities Exchange Act of 1934 ("Exchange Act") and on the grounds that Movant has timely filed the instant motion and is the "most adequate plaintiff." In addition, Movant seeks the Court's approval of its selection of Darren J. Robbins and Travis E. Downs III of the law firm of Milberg Weiss Bershad Hynes & Lerach LLP as Lead Counsel and Melick, Porter & Shea LLP as Liaison Counsel for the class pursuant to §21D(a)(3)(B)(iv), 15 U.S.C. §78u-4(a)(3)(B)(iv).

This Motion is based upon this notice of motion, the accompanying memorandum in support thereof, the affidavit of John E. DeWick, the pleadings and other files and records in each of these actions, and such other written or oral argument as may be permitted by the Court at the hearing on this motion.<sup>1</sup>

Local Rule 7.1(a)(2) requires a conference of counsel prior to filing motions. Movant respectfully submits that this conferral requirement is unnecessary in the context of motions for lead plaintiff since movants have no way of knowing which other entities plan to move for appointment as lead plaintiff until after they have filed their motions. In addition, Local Rule 7.1(a)(2) may be inapplicable to motions for selection of lead plaintiff and approval of lead counsel because such motions are mandated by federal statute. Section 21D of the Exchange Act, as amended by the Private Securities Litigation Reform Act of 1995, sets forth the procedure that must be followed for the selection of lead plaintiff and approval of lead counsel. See 15 U.S.C. §§78u-4, et seq. Under these circumstances, Movant submits that the conferral requirement of Local Rule 7.1(a)(2) does not apply.

## REQUEST FOR ORAL ARGUMENT

Pursuant to Local Rule 7.1(d), Movant hereby requests oral argument as to this Motion.

DATED: April 12, 2004

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the above document was served upon the attorney of record for each party by

mail on

MELICK, PORTER & SHEA, LLP RICHARD J. SHEA (BBO 456310) JOHN E. DeWICK (BBO 654723)

JOHN E. DeWICK

28 State Street Boston, MA 02109 Telephone: 617/523-6200 617/523-8130 (fax)

[Proposed] Liaison Counsel

MILBERG WEISS BERSHAD HYNES & LERACH LLP WILLIAM S. LERACH DARREN J. ROBBINS TRAVIS E. DOWNS III RAMZI ABADOU THOMAS E. GLYNN 401 B Street, Suite 1700 San Diego, CA 92101 Telephone: 619/231-1058 619/231-7423 (fax)

[Proposed] Lead Counsel for Plaintiffs

## DECLARATION OF SERVICE BY MAIL

I, the undersigned, declare:

- 1. That declarant is and was, at all times herein mentioned, a citizen of the United States and a resident of the County of San Diego, over the age of 18 years, and not a party to or interest in the within action; that declarant's business address is 401 B Street, Suite 1700, San Diego, California 92101.
- 2. That on April 12, 2004, declarant served the GLOBAL UNDERVALUED SECURITIES MASTER FUND'S NOTICE OF MOTION AND MOTION TO BE APPOINTED LEAD PLAINTIFF PURSUANT TO §21D(A)(3)(B) OF THE SECURITIES EXCHANGE ACT OF 1934 AND FOR APPOINTMENT OF LEAD COUNSEL by depositing a true copy thereof in a United States mailbox at San Diego, California in a sealed envelope with postage thereon fully prepaid and addressed to the parties listed on the attached Service List.
- 3. That there is a regular communication by mail between the place of mailing and the places so addressed.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 12th day of April, 2004, at San Diego, California.

SHARON E. FORD

#### SONUS NETWORKS-CA

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## Counsel For Defendant(s)

John R. Baraniak, Jr. Robert S. Frank, Jr. Choate, Hall & Stewart 53 State Street, Exchange Place Boston, MA 02109-2891 617/248-5000 617/248-4000(Fax)

Thomas J. Dougherty
Matthew J. Matule
Skadden, Arps, Slate, Meagher & Flom LLP
One Beacon Street
Boston, MA 02108
617/573-4800
617/573-4822(Fax)

James W. Prendergast Jeffrey B. Rudman Daniel W. Halston Hale And Dorr 60 State Street Boston, MA 02109 617/526-6000 617/526-5000(Fax)

## Counsel For Plaintiff(s)

Jeffrey C. Block
Michael T. Matraia
Shannon L. Hopkins
Berman DeValerio Pease Tabacco Burt & Pucillo
One Liberty Square
Boston, MA 02109
617/542-8300
617/542-1194(Fax)

Evan J. Smith Brodsky & Smith, LLC 333 E. City Avenue, Suite 602 Bala Cynwyd, PA 19004 610/667-6200 610/667-9029(Fax)

Samuel H. Rudman
David A. Rosenfeld
Mario Alba, Jr.
Cauley Geller Bowman & Rudman, LLP
200 Broadhollow Road, Suite 406
Melville, NY 11747
631/367-7100
631/367-1173(Fax)

Steven J. Toll
Daniel S. Sommers
Julie Goldsmith
Cohen, Milstein, Hausfeld & Toll, P.L.L.C.
1100 New York Ave., N.W., Suite 500
Washington, DC 20005-3964
202/408-4600
202/408-4699(Fax)

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Jonathan M. Plasse Goodkind Labaton Rudoff & Sucharow, LLP 100 Park Avenue, 12th Floor New York, NY 10017-5563 212/907-0700 212/818-0477 (Fax)

Bruce G. Murphy Law Offices of Bruce G. Murphy 265 Llwyds Lane Vero Beach, FL 32963 772/231-4202 772/234-0440(Fax)

Marc S. Henzel Law Offices of Marc S. Henzel 273 Montgomery Avenue, Suite 202 Bala Cynwyd, PA 19004 610/660-8000 610/660-8080 (Fax)

Richard A. Lockridge Karen H. Riebel Lockridge Grindal Nauen, P.L.L.P. 100 Washington Avenue South, Suite 2200 Minneapolis, MN 55401 612/339-6900 612/339-0981 (Fax)

Brian M. Felgoise Law Offices of Brian M. Felgoise 261 Old York Road, Suite 423 Jenkintown, PA 19046 215/886-1900

Charles J. Piven Law Offices of Charles J. Piven, P.A. The World Trade Center 401 East Pratt Street, Suite 2525 Baltimore, MD 21202 410/332-0030 410/685-1300(Fax)

Richard J. Vita Law Offices of Richard J. Vita 77 Franklin Street, Suite 300 Boston, MA 02110 617/426-6566 617/357-1612(Fax)

Steven G. Schulman Richard H. Weiss Peter E. Seidman Milberg Weiss Bershad Hynes & Lerach LLP One Pennsylvania Plaza New York, NY 10119 212/594-5300 212/868-1229(Fax)

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William S. Lerach
Travis E. Downs III
Thomas E Glynn
Milberg Weiss Bershad Hynes & Lerach LLP
401 B Street, Suite 1700
San Diego, CA 92101-4297
619/231-1058
619/231-7423(Fax)

Nancy Freeman Gans Moulton & Gans, P.C. 33 Broad Street, Suite 1100 Boston, MA 02109 617/369-7979 617/369-7980(Fax)

Eric J. Belfi Murray Frank & Sailer, LLP 275 Madison Avenue, Suite 801 New York, NY 10016 212/682-1818 212/682-1892 (Fax)

Laurence D. Paskowitz
Paskowitz & Associates
271 Madison Avenue, 20th Floor
New York, NY 10016
212/685-0969
212/685-2306 (Fax)

Marc I. Gross
Joseph Gentile
Pomerantz Haudek Block Grossman & Gross
LLP
100 Park Avenue, 26th Floor
New York, NY 10017-5516
212/661-1100
212/661-8665 (Fax)

M. Clay Ragsdale IV
Ragsdale & Frese LLC
1929 Third Avenue North
550 Farley Building
Birmingham, AL 35253-0924
205/251-4775
205/251-4777 (Fax)

Roy L. Jacobs
Roy L. Jacobs Attorney At Law
60 East 42nd Street, 46th Floor
New York, NY 10165
212/867-1156
212/504-8343 (Fax)

Andrew M. Schatz
Jeffrey S. Nobel
Nancy A. Kulesa
Schatz & Nobel, P.C.
One Corporate Center
20 Church Street, Suite 1700
Hartford, CT 06103
860/493-6292
860/493-6290(Fax)

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Marc A. Topaz Schiffrin & Barroway, LLP Three Bala Plaza East, Suite 400 Bala Cynwyd, PA 19004 610/667-7706 610/667-7056 (Fax)

Ralph M. Stone
Shalov Stone & Bonner LLP
485 Seventh Avenue, Suite 1000
New York, NY 10018
212/239-4340
212/239-4310 (Fax)

Jules Brody
Stull, Stull & Brody
6 East 45th Street, 4th Floor
New York, NY 10017
212/687-7230
212/490-2022(Fax)

Joseph H. Weiss Jack I. Zwick Weiss & Yourman 551 Fifth Avenue, Suite 1600 New York, NY 10176 212/682-3025 212/682-3010(Fax) Samuel P. Sporn Christopher Lometti Frank R. Schirripa Schoengold & Sporn, P.C. 19 Fulton Street, Suite 406 New York, NY 10038 212/964-0046 212/267-8137 (Fax)

Thomas G. Shapiro Theodore M. Hess-Mahan Shapiro Haber & Urmy, LLP 75 State Street Boston, MA 02109 617/439-3939 617/439-0134(Fax)

Robert I. Harwood Samuel K. Rosen Wechsler Harwood LLP 488 Madison Avenue, 8th Floor New York, NY 10022 212/935-7400 212/753-3630(Fax)

Marian P. Rosner Michael A. Schwartz Renee L. Karalian Wolf Popper LLP 845 Third Avenue New York, NY 10022 212/759-4600 212/486-2093 (Fax) SONUS NETWORKS-CA Service List - 4/6/2004

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Eduard Korsinsky Zimmerman, Levi & Korsinsky, LLP 39 Broadway, Suite 1440 New York, NY 10006 212/363-7500 212/363-7171 (Fax)

Richard A. Speirs Shaye Fuchs Zwerling, Schachter & Zwerling, LLP 767 Third Avenue New York, NY 10017-2023 212/223-3900 212/371-5969 (Fax)